**Order** 

V

Michigan Supreme Court Lansing, Michigan

March 21, 2018

156766

DAVID ROYCE, Plaintiff-Appellee, Stephen J. Markman, Chief Justice

Brian K. Zahra Bridget M. McCormack David F. Viviano Richard H. Bernstein Kurtis T. Wilder Elizabeth T. Clement, Justices

SC: 156766 COA: 340354

Oakland CC: 2007-741737-DC

SUSAN LAPORTE.

Defendant-Appellant.

On order of the Court, the application for leave to appeal the October 4, 2017 order of the Court of Appeals is considered. MCR 7.305(H)(1). In lieu of granting leave to appeal, we VACATE the order of the Court of Appeals and we REMAND this case to that court for further consideration in light of this Court's November 16, 2017 order in Marik v Marik, 501 Mich 918-919 (2017). On remand, we DIRECT the Court of Appeals to issue an opinion specifically addressing the issue whether the order in question may affect the custody of a minor within the meaning of MCR 7.202(6)(a)(iii), or otherwise be appealable by right under MCR 7.203(A). If the Court of Appeals determines that the Oakland Circuit Court Family Division's order is appealable by right, it shall take jurisdiction over the defendant-appellant's claim of appeal and address its If the Court of Appeals determines that the Oakland Circuit Court Family Division's order is not appealable by right, it may then dismiss the defendant-appellant's claim of appeal for lack of jurisdiction, or exercise its discretion to treat the claim of appeal as an application for leave to appeal and grant the application. See Varran v Granneman (On Remand), 312 Mich App 591 (2015), and Wardell v Hincka, 297 Mich App 127, 133 n 1 (2012). We direct the Court of Appeals' attention to the fact that we have also remanded the related case of Royce v Laporte (Docket No. 156131) to the Court of Appeals and that Marik v Marik (Docket No. 155833), and Madson v Jaso (After Remand) (Docket No. 154529), have also been remanded to the Court of Appeals for reconsideration. We further note that this Court has opened an administrative file, ADM File No. 2017-20, to consider amending MCR 7.202(6)(a)(iii).

We do not retain jurisdiction.



I, Larry S. Royster, Clerk of the Michigan Supreme Court, certify that the foregoing is a true and complete copy of the order entered at the direction of the Court.

March 21, 2018

